

SIKKIM



GOVERNMENT

GAZETTE

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No. 299

**FOOD SECURITY & AGRICULTURE DEVELOPMENT DEPARTMENT
AND
HORTICULTURE & CASH CROP DEVELOPMENT DEPARTMENT
GOVERNMENT OF SIKKIM**

No. 34 /Secy/H & CCDD

Dated: 10.08.2015

NOTIFICATION

In exercise of the powers conferred by section 15 of the Sikkim Agricultural, Horticultural Input and Livestock Feed regulatory Act, 2014 (10 of 2014), the State Government hereby makes the following rules, namely:-

- | | | |
|---|----------|---|
| Short title, extent and commencement | 1 | <p>(1) These rules may be called the Sikkim Agricultural, Horticultural Input and Livestock Feed Regulatory Rules, 2015.</p> <p>(2) They shall extend to the whole of Sikkim.</p> <p>(3) They shall come into force at once.</p> |
| Definitions | 2 | <p>(1) In these rules, unless the context otherwise requires : -</p> <p>(a) "Act" means the Sikkim Agricultural, Horticultural Input and Livestock Feed Regulatory Act, 2014.</p> <p>(b) "Accredited Laboratory" means any laboratory or institute established by the State or Central Government</p> <p>(c) "Public Analyst" means analysts of any laboratory established by the State or the Central Government</p> <p>(d) "Designated Officer" means the person nominated and appointed by the State Government under the Act</p> <p>(2) Words and expressions used and not defined herein but defined in the Act shall have the meaning respectively assigned to them in the Act.</p> |

**Qualifications of
Organic Regulatory
Inspectors**

- 3** Organic Regulatory Inspectors shall be a whole-time officer and shall, on the date on which he is so appointed possesses the following qualifications, namely:-
- (i) a Degree in Agriculture Science, or
 - (ii) a diploma in agriculture and allied sector or any other qualification as may be notified by the State Government;
 - (iii) has successfully completed training as specified by the State Government:

Provided that no person who has any financial interest in the manufacture, import or sale of any inputs prohibited under section-2 (h) of the Act shall be appointed to be a Organic Regulatory Inspectors under these rules.

Powers and duties

- 4** (1) An Organic Regulatory Inspector shall have power:-
- (a) to take samples of any article of input from; -
 - (i) a person selling such article;
 - (ii) a person who is in the course of conveying delivering or preparing to deliver such article to a purchaser or consignee;
 - (iii) a consignee after delivery of any such article to him,
 - (b) to send such sample for analysis to the public analyst;
 - (c) to seize any article of inputs which appears to him to be in contravention of the provisions of the Act.

Provided that the vehicle or the container, if any, used for ferrying the material not otherwise permitted as per Schedule-I of the Act or permitted in a restricted manner but the quantum of the material is beyond the permissible limit, in such cases, the vehicle or the container can be detained for recovery of amount and after recovery of the amount, the vehicle or the container may be released. Provided further that where any vehicle is used for transporting the inputs, either inter-state or intra-state, shall be liable to be seized and confiscated, which may be released on court orders.

- (2) An Organic Regulatory Inspector shall have the power to enter and inspect any place where any of the inputs as mentioned under clause – (h) of section 2 of the Act is manufactured, or stored for sale, or stored for using it in the habitat, or exposed or exhibited for sale or where such inputs is manufactured, stored and kept, and take samples of such articles of inputs for analysis.
- (3) The power conferred by this section includes power to break open any packages in which any article of inputs prohibited may be contained or to break open the door of any premises where any article of inputs prohibited may be kept, stored or manufactured:

Provided that the power to break open the package or door shall be exercised only after the owner or any other person in charge of the package or, as the case may be, in occupation of the premises. If he is present therein refuses to open the package or door on being called upon to do so, and in either case after recording the reasons for doing so:

Provided further that the Organic Regulatory Inspectors shall, in exercising the powers of entry upon, and inspection of any place or premises under this section, follow, as far as may be, the provisions of the Code of Criminal Procedure, 1973 relating to the search or inspection of a place by a police officer executing a search warrant issued under that Code.

- (4) If any inputs, prohibited as mentioned under clause (h) of section 2 of the Act, is found in the possession of any person, manufacturer or distributor, or dealer or in any of the premises occupied by him as such and the possession of which he is unable to account to the satisfaction of the Organic Regulatory Inspectors, and any books of account or other documents found in his possession or control and which would be useful for, or relevant to, any investigation or proceedings under the Act, can be seized by the Organic Regulatory Inspector and a sample of such inputs shall be submitted to the Public Analyst for analysis.

Explanation

“Input prohibited” means ‘Input prohibited’ as defined under clause (h) of section 2 of the Act which includes all commercial chemical fertilizers, insecticides, fungicides and herbicides in any composition as provided in Annexure -1 of these rules and prohibited under the Act.

- (5) If any inputs restricted as provided in Schedule-I of the Act is found in the possession of any person other than, manufacturer or distributor, or dealer or any of the premises occupied by him beyond the permissible limit and the possession of which he is unable to account to the satisfaction of the Organic Regulatory Inspector he shall be liable to be dealt with in the same manner as applicable in the case of persons possessing prohibited item.

Explanation

“Input restricted” means ‘Input restricted’ as defined under clause (i) of section 2 of the Act which includes any item the use of which is restricted with permissible quantity as specified in Schedule-I of the Act. The quantity of the restricted input will be determined by the Certifying Agency taking up Internal Control System (ICS) and Certification after careful assessment of contamination risk, natural imbalance and other factors arising out of their use.

- (6) Where the Organic Regulatory Inspector takes any action under clause (a) of sub-rule (1) or sub-rule (2) or sub-rule (3) or sub-rule (4) or sub-rule (5), he shall, call one or more persons to be present at the time when such action is taken and take his or their signatures.

- (7) When any inputs prohibited and restricted as mentioned under clauses (h) and (i) of section 2 of the Act is seized under sub rule (4) and sub-rule (5), the burden of proving that such inputs is not meant for purposes of using it in habitat shall be on the person from whose possession such inputs was seized.
- (8) The State Government, may, from time to time, issue guidelines with regard to exercise of powers of the Organic Regulatory Inspector, which shall be binding; Provided that the powers of such Organic Regulatory Inspectors may also be revoked for a specified period by the State Government.

Procedure for taking extracts of documents and matters connected therewith

- 5 (1) Where any books of account or other documents are seized under sub-rule (4) and sub rule (5) of rule 4, the Organic Regulatory Inspectors shall, within a period not exceeding 30 (thirty) days from the date of seizure, return the same to the person from whom they were seized after copies thereof or extracts therefrom as certified by that person:

Provided that where such person refuses to certify and a prosecution has been instituted against him under the Act, such books of account or other documents shall be returned to him only after copies thereof and extracts therefrom as certified by the Court have been taken.

- (2) The extracts shall be taken by the Organic Regulatory Inspector or by any person authorized by him.
- (3) The person making the extracts shall not in any manner cause dislocation, mutilation, tampering or damage to the records in the course of making extracts.
- (4) The person making extracts shall not make any marking on any records or paper.

Affidavit

- 6 The extracts or the copies referred to in rule 5 above, shall be initiated on each page of such extracts or copies by the person from whom the books of accounts and other documents were seized and such extracts or copies so authenticated shall be provided to the Organic Regulatory Inspector, accompanied by an Affidavit in Form I of the person from whom the books of accounts and other documents were seized, certifying the authenticity of such extracts or copies.

Seizure of articles of inputs by the Organic Regulatory Inspector and therewith

- 7 (1) For every article of inputs seized under clauses (a) and (c) of sub-rule (1) and sub-rule (2) of rule 4, a receipt in Form II shall be given by the Organic Regulatory Inspector to the person from whom the article of inputs was seized.
- (2) The Organic Regulatory Inspector while taking sample of inputs for analysis under clauses (a) and (c) of sub-rule (1) and sub-rule (2) of rule 4, shall also follow the procedure specified hereunder:-
 - (a) He shall call one or more witnesses at the time of lifting of the samples.

- (b) He shall obtain the signatures from the witnesses in all the forms and documents prepared.
- (c) In case where the sample is drawn from an open container, sacks, bottle or packets, the person drawing the sample shall also draw a sample from a container, sacks or packets in original condition of the same article bearing the same declaration, if such container, sacks or packets is available and intimate the same to the Public Analyst.
- (d) Where an Organic Regulatory Inspector takes a sample of an article of inputs, he shall pay, the cost of such sample, to the person from whom the sample is taken, calculated at the rate at which the article is sold to the public.
- (e) Samples of article of inputs for the purpose of analysis shall be taken in a new, clean and dry plastic containers or bottle or jars or in other suitable containers which shall be closed to prevent leakage, evaporation or to avoid entrance of moisture and foreign materials and shall be carefully packed and sealed.
- (f) All containers or bottles or jars or other containers containing the samples for analysis shall be properly labelled and the parcel shall be properly addressed. The label on any sample of inputs sent for analysis shall bear:-
 - (i) code number of the sample;
 - (ii) name of the sender with his official designation and his signature;
 - (iii) date and place of collection;
 - (iv) nature of articles being sent for analysis.
- (g) The samples shall be packed and sealed in the manner prescribed hereunder:-
 - (i) The sample shall be divided into four parts and mark and seal or fasten up each part in such a manner as its nature permits and take the signature or thumb impression of the person from whom the sample has been taken on the label as stated in rule 7 (2) (f);
 - (ii) The stopper/cap shall first be securely fastened so as to prevent leakage of the contents in transit;
 - (iii) The bottle, jar or other container shall then be completely wrapped in fairly strong thick paper. The ends of the paper shall be neatly folded in and affixed by means of gum or other adhesive;
 - (iv) The label as referred to in rule 7 (2) (f) shall be pasted on the fairly strong thick paper;

- (v) The paper cover shall be further secured by means of strong twine or thread both above and across the bottle, jar or other container and the twine or thread shall then be fastened on the paper covered by means of sealing wax on which there shall be distinct and clear impression of the seal of the sender, of which one shall be at the top of the packet, one at the bottom and the other two on the body of the packet. The knots of the twine or thread shall be covered by means of sealing wax bearing the impression of the seal of the sender.
- (h) The containers of the samples shall be dispatched forthwith to the Public analyst/accredited laboratory in the following manner, namely:-
 - (i) The sealed container of one part of the sample for analysis along with memorandum in Form III shall be sent in a sealed packet to the public analyst under appropriate condition to retain the integrity of the samples;
 - (ii) The sealed container of the second and third parts of the sample and two copies of memorandum in Form III shall be sent to the Designated Officers appointed by the State Government;
 - (iii) The sealed container of the remaining fourth part of the sample and a copy of memorandum in Form III shall be sent to an accredited laboratory along with fee prescribed by the Authority, if so requested by the State Government, under the intimation to the Designated Officer:

Provided that fourth part also shall be deposited with Designated Officer if State Government does not send the sample to an accredited laboratory.

- (i) The Organic Regulatory Inspector shall send to the public analyst to whom the sealed container of first part of the sample was sent, a copy of memorandum and specimen impression of the seal used to seal the packet and the same shall be sent forthwith.
- (j). The Organic Regulatory Inspector or the Authorized Officer as appointed by the State Government, while taking sample for the purpose of analysis under the provisions of the Act except in the case where the sample is meant for microbiological testing/analysis, may add to the sample, an external permissible ingredient as may be prescribed from time to time in the regulations for the purpose of maintaining it in a condition suitable for analysis.
- (k) Whenever any external permissible ingredient is added to a sample, the nature and quantity of the external permissible ingredient added shall be clearly noted on the label to be affixed to the container.

Explanation. – Inputs sold in packaged condition (sealed container or package) shall be sent for analysis in its original condition without opening the package as far as practicable, to constitute approximate quantity along with original label. In case of bulk packages, wherever external permissible ingredient are to be added as per the requirement under these rules, the sample shall be taken after opening sealed container or package in the presence of one Gazetted Officer or in case of his refusal or his non-availability, in the presence of one or more witnesses and the contents of the original label shall also be sent along with the sample for analysis.

- (l) Where inputs is sold or stocked for sale or for distribution in sealed containers having identical label declaration, the contents of one or more of such containers as may be required to satisfy the quantity prescribed, shall be treated to be a part of the sample.
- (m) The quantity of each sample of inputs to be sent to public analyst for analysis shall be 250 g/250 ml.
- (n) Notwithstanding anything contained in rule 7 (m) the quantity of sample sent for analysis shall be considered as sufficient unless the public analyst reports to the contrary.

- | | | |
|--|----------|---|
| Filling of complaint | 8 | After the receipt of the report from the public analyst, if it is found that the samples sent for analysis is of input prohibited then the Organic Regulatory Inspector shall make a formal complaint which shall contain all the details relating to the said offence under the Act, and file it before the Judicial Magistrate for trial along with a copy of the report of the public analyst. |
| Removal of difficulties and issue of directions | 9 | Notwithstanding anything contained in this rules, wherever the rules are silent or no provision is made, the State Government may issue appropriate directions to remove difficulties and issue such order, circulars or notifications to govern the situation or contingency that may arise |

By Order and the name of the Governor

**FS & AD AND H & C C D DEPARTMENTS
GOVERNMENT OF SIKKIM
File no: GOS/ FS & ADD and H & CCDD/SOM/ADM (70)**

FORM- I
FORM OF AFFIDAVIT
Seizure of books of account and other documents.
(See rule 6)

I, _____, son/daughter/wife of _____,
aged about _____ years and residing at _____, do hereby solemnly affirm
and sincerely state as follows:

1. I am the sole proprietor/Partner/Director/Employee of _____ having its
office at/carrying on business/registered office/godown/storehouse at _____.
2. That I have purchased _____ from _____ for using it
in my farm/field and for crops at _____ having Cash Memo/Bill/Invoice
bearing _____.
3. I hereby state that on _____ at about _____ hours, the Organic Regulatory Officer,
_____ inspected/searched the premises at _____ where I
am/ owner _____ of _____ Company/Firm/landed
property being _____. During the course of such inspection/search, the Organic
Regulatory Inspector has seized certain books of accounts and documents namely
_____.
4. At my requests, the Organic Regulatory Inspector has agreed to return the books of accounts
and other documents so seized during the inspection/search, subject to my providing him the
extracts or copies of such books of accounts and other documents. The Organic Regulatory
Inspector has given me the details of the extracts or the copies required by him.
5. I confirm and declare that the extracts/copies so required to be taken in the presence of the
Organic Regulatory Inspector, _____ an officer working in the
Department of _____.
6. I confirm and declare that the extracts/copies annexed to this Affidavit are the true, authentic
and genuine extracts/copies of books of accounts/other documents seized on ____ on
the _____ and in confirmation thereof, I have initiated each page of such extracts/
copies.
7. I am aware that based on the solemn declarations given in this affidavit, the Organic Regulatory
Inspector has agreed to return the books of accounts and other documents
_____ seized as aforesaid on _____.
8. I hereby undertake to produce the books and accounts and other documents or any part
thereof at any time as may be required by the Organic Regulatory Inspector in the trial of the
case that may be initiated by the Organic Regulatory Inspector against me or against
_____.

Solemnly affirmed and signed before me
on this the ____ day of _____

Signature of the Deponent

Strike out whichever is not applicable.

FORM II
SEIZURE MEMO
(See sub- rule (1) of rule 7)

In exercise of the powers delegated to me under rule 7 of the Sikkim Agricultural, Horticultural Input and Livestock Feed Regulatory Rules, 2015, I hereby seize/detain the under mentioned article of inputs/documents which contravenes the provisions of Section _____ of this Act at the premises of

Sl. No	Name of Articles/Inputs	Batch No	No of Units	Quantity
1				
2				
3				
4				
5				

The detention/seizure has been made and the inventory has been prepared in presence of the following witnesses.

Name of Witnesses

- 1.
- 2.
- 3.

The products detained /seized have been duly sealed and packed in the presence of the witnesses.

Name & Signature of the person from whom seized.

Signature of Organic Regulatory Inspector,

Name

Place

Date

FORM III

MEMORANDUM TO PUBLIC ANALYST
(See rule 7 (2) (h))

From

Date:

To

Public Analyst

1. The sample described below is sent herewith for analysis under the Sikkim Agricultural, Horticultural Input and Livestock Feed regulatory Act, 2014.
 - (i) Code Number:
 - (ii) Date and place of collection:
 - (iii) Date & Nature of articles submitted for analysis:
 - (iv) Name/Nature and quantity of Inputs:
2. A copy of this Memo and specimen impression of seal used to seal the packet of sample are being sent separately by post/courier/hand delivery (Strike out whichever is not applicable),

Address:

Sd/
Organic Regulatory Inspector

Annexure 1
(See rule 4 (5))

(A) List of chemical insecticides, fungicides, herbicides prohibited

S. No	Name of the Pesticide
1	2,4-Dichlorophenoxy Acetic Acid
2	Acephate
3	Acetamiprid
4	Alachlor
5	Allethrin
6	Alphacypermethrin
7	Aluminium Phosphide
8	Ametroctradin
9	Anilofos
10	Atrazine
11	Aureofungin
12	Azimsulfuron
13	Azoxystrobin
14	Barium Carbonate
15	Bendiocarb
16	Benfuracarb
17	Benomyl
18	Bensulfuron Methyl
19	Beta Cyfluthrin
20	Bifenazate
21	Bifenthrin
22	Bispyribac Sodium
23	Bitertanol
24	Bromadiolone

25	Buprofezin
26	Butachlor
27	Captan
28	Carbaryl
29	Carbendazim
30	Carbofuran
31	Carbosulfan
32	Carboxin
33	Carfentrazone Ethyl
34	Carfentrazone Ethyl+Chloropropionic acid
35	Carpropamid
36	Cartap Hydrochloride
37	Chlorantraniliprole
38	Chlorfenapyr
39	Chlorfluazuron
40	Chlorimuron ethyl
41	Chlorothalonil
42	Chlorpyrifos
43	Chlorpyrifos Methyl
44	Chlothianidin
45	Chromafenozide
46	Cinmethylin
47	Clodinafop-propargyl
48	Clodinafop-propargyl+Sodium acifluorfen
49	Clomazone
50	Coumachlor
51	Coumatetralyl
52	Cyantraniliprole

53	Cyazofamid
54	Cyfluthrin
55	Cyhalofop-butyl
56	Cymoxanil
57	Cypermethrin
58	Cyphenothrin
59	Dazomet
60	Deltamethrin (Decamethrin)
61	Diafenthiuron
62	Diazinon
63	Dichloro Diphenyl Trichloroethane (DDT)
64	Dichloropropene and Dichloropropane mixture (DD mixture)
65	Diclofop-Methyl
66	Diclorvos (DDVP)
67	Dicofol
68	Difenoconazole
69	Diflubenzuron
70	Dimethoate
71	Dimethomorph
72	Dinocap
73	Dinotefuron
74	Dithianon
75	Diuron
76	Dodine
77	D-trans Allethrin
78	Edifenphos
79	Enamectin Benzoate
80	Endosulfan

81	Ethion
82	Ethiprole
83	Ethofenprox (Etofenprox)
84	Ethoxysulfuron
85	Ethylene Dichloride and Carbon Tetrachloride mixture (EDCT Mixture 3:1)
86	Etoxazole(FI)
87	Famoxadone
88	Fenamidone
89	Fenarimol
90	Fenazaquin
91	Fenitrothion
92	Fenobucarb (BPMC)
93	Fenoxaprop-p-ethyl
94	Fenpropathrin
95	Fenpyroximate
96	Fenthion
97	Fenvalerate
98	Fipronil
99	Flonicamid
100	Fluazifop-p-butyl
101	Flubendiamide
102	Fluchloralin
103	Flufenacet
104	Flufenoxuron
105	Flufenzine
106	Flusilazole
107	Fluvalinate

108	Fosetyl-Al
109	Glufosinate Ammonium
110	Glyphosate
111	Hexaconazole
112	Hexazinone
113	Hexythiazox
114	Imazamox
115	Imazethapyr
116	Imidacloprid
117	Imiprothrin
118	Indoxacarb
119	Iprobenfos (Kitazin)
120	Iprodione
121	Iprovalicarb
122	Isoprothiolane
123	Isoproturon
124	Kasugamycin
125	Kresoxim Methyl
126	Lambdacyhalothrin
127	Linuron
128	Lufenuron
129	Magnesium Phosphide Plates
130	Malathion
131	Mancozeb
132	Mandipropamid
133	Mesosulfuron Methyl + Iodosulfuron Methyl Sodium
134	Metaflumizone
135	Metalaxyl

136	Metalaxyl-M
137	Metalddehyde
138	Methabenzthiazuron
139	Methomyl
140	Methoxy Ethyl Mercury Chloride (MEMC)
141	Methyl Bromide
142	Methyl Chlorophenoxy Acetic Acid (MCPA)
143	Methyl Parathion
144	Metriam
145	Metofluthrin
146	Metolachlor
147	Metribuzin
148	Metsulfuron Methyl
149	Milbemectin
150	Monocrotophos
151	Myclobutanil
152	Novaluron
153	Orthosulfamuron
154	Oxadiargyl
155	Oxadiazon
156	Oxycarboxin
157	Oxydemeton-Methyl
158	Oxyfluorfen
159	Paraquat dichloride
160	Penconazole
161	Pencycuron
162	Pendimethalin
163	Penoxsulam

164	Permethrin
165	Phenthoate
166	Phorate
167	Phosalone
168	Phosphamidon
169	Picoxystrobin
170	Pinoxaden
171	Prallethrin
172	Pretilachlor
173	Primiphos-methyl
174	Profenophos
175	Propanil
176	Propaquizafop
177	Propargite
178	Propetamphos
179	Propiconazole
180	Propineb
181	Propoxur
182	Pymetrozine (FI)
183	Pyraclostrobin
184	Pyraclostrobin+Epoxiconazole
185	Pyrazosulfuron ethyl
186	Pyridalyl
187	Pyriproxyfen
188	Pyrithiobac sodium
189	Quinalphos
190	Quizalofop ethyl
191	Quizalofop-P-tefuryl

192	S-bioallethrin
193	Sodium Cyanide
194	Spiromesifen
195	Sulfosulfuron
196	Tebuconazole
197	Temephos
198	Tetraconazole(FI)
199	Thiacloprid
200	Thifluzamide
201	Thiobencarb (Benthiocarb)
202	Thiodicarb
203	Thiomethoxam
204	Thiometon
205	Thiophanate methyl+Pyraclostrobin
206	Thiophanate-Methyl
207	Thiram
208	Tolfenpyrad
209	Transfluthrin
210	Triadimefon
211	Triallate
212	Triasulfuron
213	Triazophos
214	Trichlorofon
215	Tricyclazole
216	Tridemorph
217	Trifloxistrobin
218	Trifluralin
219	Validamycin
220	Zinc Phosphide

221	Zineb
222	Ziram

(B)

List of chemical fertilizers prohibited

S. No	Name
	1. Straight Nitrogenous fertilizers
1	Ammonium Sulphate
2	Urea
3	Urea (coated)
4	Urea super granulated
5	Urea (granular)
6	Urea Ammonium Nitrate (liquid)
7	Urea briquettes
8	Ammonium Chloride
9	Calcium Ammonium Nitrate
10	Anhydrous Ammonia
	2. Straight Phosphatic fertilizers
1	Single Superphosphate
2	Triple Superphosphate
3	Superphosphoric Acid (liquid)
	3. Straight Potassic Fertilizers
1	Potassium Chloride (Muriate of Potash)
2	Potassium Chloride (Muriate of Potash)(Granular)
3	Potassium Sulphate
4	Potassium Schoenite
5	Potash derived from molasses
	4. N.P. (Complex) Fertilizers
1	Diammonium Phosphate
2	Ammonium Phosphate Sulphate

3	Ammonium Phosphate Sulphate Nitrate
4	Nitro Phosphate
5	Urea Ammonium Phosphate
6	Mono Ammonium Phosphate
7	Nitrophosphate
8	Ammonium Nitrate Phosphate
9	Ammonium Poly-phosphate (liquid)
10	Ammonium Phosphate
11	Diammonium Phosphate
	5. NPK (Complex) fertilizer
1	Nitrophosphate with Potash
2	N.P.K
	6. Micronutrients
1	Zinc Sulphate Heptahydrate
2	Manganese Sulphate
3	Borax (Sodium tetraborate)
4	Copper Sulphate
5	Ferrous Sulphate
6	Ammonium Molybdate
7	Chelated Zinc as Zn-EDTA
8	Chelated Iron as Fe-EDTA
9	Zinc sulphate mono hydrate
10	Magnesium Sulphate
11	Boric Acid
12	Di-sodium Octa Borate Tetra Hydrate
13	Di-sodium Tetra Borate Penta Hydrate
14	Zinc Oxide Suspension Concentrate

	7. Fortified fertilizers
1	Boronated single superphosphate (powdered)
2	Zincated urea
3	Zincated phosphate (suspension)
4	NPK complex fertilizer fortified with boron
5	Diammonium Phosphate fortified with boron
6	SSP fortified with Zinc
	8. 100% water soluble complex fertilizers
1	Potassium Nitrate
2	Mono Potassium Phosphate
3	Calcium Nitrate
4	NPK
5	Potassium Magnesium Sulphate
6	Mono Ammonium Phosphate

